

GENERAL.

No. 3925—L. F. 23-94, dated 23rd September 1895.

Under the provisions of Section 6 of the Land Acquisition Regulation No. VII of 1894, it is hereby declared that the undermentioned lands in the Sidlaghatta Municipality are required for the extension of the town.

Village.	Names of holders.	Particulars of land.				Boundaries.			
		Survey No.	Description.	Extent required.	Proportionate assessment.	East.	West.	North.	South.
Sidlaghatta.	Byriga, son of Byga	562	Dry	A. g. 0 33	Rs. a. p. 1 12 0	Road	Madigar's house	Road	Pailahalli Muniga's field.
	Part of Pailahalli Muniga, son of Venkata	562	Dry	0 27	1 12 0	Do	Do	Budinagana Byriga's field.	Road.
	Era, son of Chika Era	561	Dry	2 15	4 4 0	Kempanna's field	Thabate Muniga's field.	Road	Halage Venkata and Kempanna's fields.
	Part of Kempanna, son Yellappa	561	Dry	1 30	3 4 0	Road and Venkataraju's field.	Chika Era's field	Sinappa and Chika Era's fields.	Road.
	Sinappa, enjoyer Gopalaiya	1	Dry	2 1	4 4 0	Venkatraju's field	Inamti land of Gopal-sami.	Venkatasami's field	Road and Kempanna's field.
	Part of Bodanahalli Venkataraju	1	Dry	1 13	2 12 0	Do	Sinappa & Kempanna's fields.	Do	Road.
	Venkataraju, son of Narasingraju	Do	Dry	1 13	2 12 0	Naranappa's field	Badanahalli Venkataraju's field.	Do	Do
	Naranappa, son of Avalnaik	Do	Dry	1 2	2 4 0	Road and Rudrappa's matt.	Venkataraju's field	Do and road	Do
	Venkatasami, son of Perisundra Venkata	2	Dry	3 12	6 8 0	Road	Inamti field of Gopal-sami.	Husman Saib's field...	Sinappa's field.
	Part of Kasim Saib, son of Bada Saib, enjoyer Bada Saib, son of Peer Saib.	2	Dry	3 23	7 8 0	Do	Do	Mohadin Saib's field...	Venkatasami's field.
	Mohadin Saib, son of Miya Saib, enjoyer Mohadin Saib and Chika Douty Subrayappa.	3	Dry	2 6	4 8 0	Do	Do	Dodda Naga and Sabji's fields.	Husman Saib's field.
	Dodda Naga and Sabji. Dodda Naga died, his son Tippaiya and Sabji are enjoyers.	4	Dry	5 0	10 0 0	Do	Shambhatt and Gopal-sami Inamti fields.	Chika Bahuddin's field.	Mohadin Saib's field.
	Ch a Bahuddin, son of Mira Saib	10	Dry	2 11	4 8 0	Do	Shambhatt's field	Inamti lands of Subba-bhatta and others.	Sabji and Dodda Naga's fields.
	Subbabbhatta and others, enjoyers. Gundava-dhani and Thippamma widow of Seshappa.	11	Dry	1 16	3 0 0	Do	Shanbhog Chaudappa's field.	Badige Appaiya's field.	Chika Bah
	Badigay Appaiya	12	Dry	1 3	2 4 0	Do	Do	Shanbhog Sitharam-appa's field.	Field of Subbabbhatta and others.
	Total			30 5	61 4 0				

No. 3669—*Mis. 576, dated 14th September 1895.*

In exercise of the power conferred by Section 12 of the Mysore Arms Regulation VI of 1890, the Government of Mysore are pleased to direct that the following addition shall be made to Rule 9 of the Rules published under Notification (General) No. 1, dated 1st May 1895:—

“When a Magistrate of a District receives an application for a license in form V. from a person who is not resident within his jurisdiction, or is not personally known to him, he shall, before granting the license, ascertain from the Magistrate of the District, in which the applicant resides, whether there is any objection to the grant of the license, unless for reasons to be recorded he considers this precaution to be clearly unnecessary.”

No. 3826—*J. 418, dated 17th September 1895.*

The following Rules made by the Government of Mysore under Section 15 of the Mysore Prisoners' Testimony Regulation V. of 1894, for regulating the escort of prisoners to and from the Court in which their presence is required, and fixing the amount to be allowed for the costs and charges of such escort, are hereby promulgated for general information, and shall come into force from and after the twelfth day of September 1895—

RULES.

1. At the same time that a process under Sections 2, 3, 6 and 11 is transmitted to the officer in charge of the Jail or Lock-up, a copy of the order shall be sent to Superintendent or Assistant Superintendent of Police, within whose jurisdiction the Jail or Lock-up is situated, who is responsible for providing a proper escort and receiving the custody of the prisoners while absent from Jail.

2. Prisoners under sentence for a criminal offence are to be handcuffed before leaving the Jail; the handcuffs are not to be removed, except when the prisoners are before a Court or confined in a Lock-up.

3. The Court should, if possible, return prisoners under this Regulation to confinement either in Jail or in Lock-up during the hours of day-light for safe custody by night.

4. The scale for escort of prisoners given in Circular No. 3861—133, dated 25th May 1894, issued by the Inspector General of Police, shall be applicable to prisoners sent to Court under the provisions of this Regulation.

5. The charges under Section 14 of this Regulation will be on the following scale—

For each Constable 4 annas and for a Dafadar 6 annas per diem, when the prisoners proceed by regular marches, or from the Jail to the Court in the same station.

6. When the prisoners and escorts have to proceed by railway, the train hire must be paid in addition to the charges specified in Rule 5. Prisoners shall ordinarily be sent by rail when that mode of conveyance is available.

7. Where railway communication does not exist, prisoners shall ordinarily be sent by marches from Police Station to Police Station, provided that, if the evidence of the prisoners be urgently required to avoid inconvenience to parties or witnesses, or for other valid reasons (to be certified by the Court issuing the process), the prisoners and escort may be forwarded by carts or carriages drawn by post or tappal bullocks or horses. This procedure shall only be adopted under the written order of the Court requiring the witness. The cost of the carriage of the prisoners and escort will be charged in addition to the expenses detailed in Rule 5.

8. When a prisoner is summoned by a Court under the provisions of this Regulation, the Superintendent of the Jail or the officer in charge of the Lock-up from which the prisoner is moved, shall fix the scale and description of diet to be allowed to such prisoner during his absence from Jail, and the officer in charge of the Police escort shall see that the diet fixed by the Superintendent of the Jail or the officer in charge of the Lock-up is, as far as possible, given in each case. The cost of dieting prisoners under this rule shall be included in the bill of costs which the Superintendent or Assistant Superintendent of Police presents for payment to the Court issuing the process.

9. It shall be the duty of the Superintendent or Assistant Superintendent of Police, on receiving a copy of the order mentioned in Rule 1, to make out a bill of costs, including the cost of dieting, and present it for payment to the Court which issued the process.

ERRATUM.

Camp, No. 35, dated, Mysore, 30th September 1895.

In Government Notification No. 121—R. 53, dated 6th July 1895, published at page 372, Mysore Gazette, dated 11th July 1895, for the words “3rd Class Magistrate,” read “2nd Class Magistrate.”

The petition box kept at the Dewan's Office, Bangalore, will be cleared at 12 noon every day by the General Secretary, and, in his absence from Bangalore, by the Under-Secretary.

By order,

V. N. NARASIMMIYENGAR, *General Secretary.*

PUBLIC WORKS.

No. 923—5070, dated 24th September 1895.

V. Thandavaraya Mudaliar is reduced from Overseer 1st Grade to Overseer 2nd Grade, with effect from the 1st instant.

By order,

C. BOWEN, *Colonel,*
Secy. to the Govt. of Mysore, P. W. D.